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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/532,297	08/24/2005	Joseph Alexander Lasky	ON/4-32744A	1063	
¹⁰⁹⁵ NOVARTIS	7590 04/10/200	EXAMINER			
CORPORATE	INTELLECTUAL PRO	GRAFFEO, MICHEL			
ONE HEALTH EAST HANOV	PLAZA 104/3 ER, NJ 07936-1080	ART UNIT	PAPER NUMBER		
2.011.20	21,110 07,550 1000		1614		
SHORTENED STATUTORY PERIOD OF RESPONSE		MAIL DATE	DELIVERY MODE		
3 MOI	NTHS	04/10/2007	PAPER		

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

			Application	No.	Applicant(s)			
		10/532,297		LASKY, JOSEPH	ALEXANDER			
Office Action Summary			Examiner		Art Unit			
			Michel Graff	eo	1614			
Period fo	The MAILING DATE of this commun or Reply	ication app	ears on the d	over sheet with the c	correspondence ad	Idress		
A SH WHIC - External after - If NC - Failurian	ORTENED STATUTORY PERIOD F CHEVER IS LONGER, FROM THE Management of the provisions of time may be available under the provisions SIX (6) MONTHS from the mailing date of this come period for reply is specified above, the maximum size to reply within the set or extended period for reply reply received by the Office later than three months and patent term adjustment. See 37 CFR 1.704(b).	MAILING DA s of 37 CFR 1.13 nunication. tatutory period w will, by statute,	ATE OF THIS 36(a). In no event will apply and will of cause the applica	S COMMUNICATION I, however, may a reply be tire expire SIX (6) MONTHS from ation to become ABANDONE	N. mely filed the mailing date of this c ED (35 U.S.C. § 133).			
Status								
1)	Responsive to communication(s) file	ed on <i>03 Ja</i>	anuarv 2007.					
2a)□	, , , , , , , , , , , , , , , , , , , ,		action is no	n-final.				
3)					osecution as to the	e merits is		
٠,١	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
	·	,	p	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,				
Dispositi	on of Claims							
4)⊠	Claim(s) 2-10 is/are pending in the	application.			•			
	4a) Of the above claim(s) <u>8 and 9</u> is	are withdra	awn from cor	sideration.				
5)	5) Claim(s) is/are allowed.							
6)⊠	6) Claim(s) 2-3 and 10 is/are rejected.							
7)🖂	7)⊠ Claim(s) <u>4-7</u> is/are objected to.							
8)[Claim(s) are subject to restrict	ction and/or	r election red	uirement.				
Applicati	on Papers		·					
9)□	The specification is objected to by th	e Examine	r.		•			
•	The drawing(s) filed on is/are			objected to by the	Examiner.			
,	Applicant may not request that any obje	•	-	•				
	Replacement drawing sheet(s) including			-		FR 1.121(d).		
11)	The oath or declaration is objected to			= : :	•	• •		
Priority ι	ınder 35 U.S.C. § 119							
, —	Acknowledgment is made of a claim All b) Some * c) None of:	for foreign	priority unde	r 35 U.S.C. § 119(a)-(d) or (f).	1		
	1. Certified copies of the priority	documents	s have been	received.				
	2. Certified copies of the priority	documents	s have been	received in Applicati	ion No			
	3. Copies of the certified copies	of the prior	ity documen	ts have been receive	ed in this National	Stage		
	application from the Internation	nal Bureau	(PCT Rule	17.2(a)).				
* 5	see the attached detailed Office action	on for a list o	of the certifie	d copies not receive	∍d.			
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					•			
Attachmen	t(s)							
	e of References Cited (PTO-892)		. 4) Interview Summary	(PTO-413)			
2\ Notic	o of Droftonorcon's Potent Drowing Povious/	PTO-948)	·	Paper No(s)/Mail Date				
3) 🔀 Inforr Pape	nation Disclosure Statement(s) (PTO/SB/08) r No(s)/Mail Date	15	_	Notice of Informal F Other:	Patent Application			

DETAILED ACTION

Election/Restrictions

Applicant's election of Group I in the reply filed on 3 January 2007 is acknowledged. Because applicant did not distinctly and specifically point out the supposed errors in the restriction requirement, the election has been treated as an election without traverse (MPEP § 818.03(a)). Claims 8-9 are withdrawn from further consideration pursuant to 37 CFR 1.142(b), as being drawn to a nonelected species, there being no allowable generic or linking claim.

Status of Action

Claims 2-7 and 10 are examined.

Claim Objections

Claims 4-7 are objected to as being dependent from a rejected claim.

Claim Rejections - 35 USC § 112 2nd Paragraph

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claim 3 recites the limitation "COMPOUND I" in second sentence. There is insufficient antecedent basis for this limitation in the claim.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 2 and 10 are rejected under 35 U.S.C. 103(a) as being unpatentable over Tanabe et al. Increased expression of PDGF receptor beta gene in MCT-induced pulmonary hypertensive rats. Japanese Journal of Pharmacology, Vol. 79 (1999) cited by Applicant on IDS filed 22 June 2006 in view of Topaly et al. Synergistic activity of the new ABL-specific tyrosine kinase inhibitor STI571 and chemotherapeutic drugs on BCR-ABL-positive chronic myelogenous leukemia cells. Leukemia (2001), 342-347.

Tanabe et al. teach that tyrosine kinase inhibition leads to lower PDGFR-beta expression which plays a significant roll in pulmonary hypertensive diseases. That claim 2 is directed to both primary and secondary hypertension (those for which there is a knowe etiological agent and which there is none) includes the plurality of diseases contemplated by Tanabe et al. Tanabe et al. do not specifically recite the claimed active tyrosine kinase.

Topaly et al. teach that STI 571 is a tyrosine kinase.

One of ordinary skill in the art would have been motivated to combine the above references and as combined teach the claimed invention as claimed. One of ordinary skill in the art would have been motivated to combine the above reference because both

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are directed to tyrosine kinases and to that extent, the tyrosine kinase of Topaly et al. would be obvious to use in the methods taught in Tanabe et al. Thus, the combined references teach and make prima facie obvious how to use the claimed invention at the time that it was made.

Conclusion

No claim is allowed.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Michel Graffeo whose telephone number is 571-272-8505. The examiner can normally be reached on 9am to 5:30pm Monday to Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ardin Marschel can be reached on 571-272-0718. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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1 April 2007 MG

> ARDIN H. MARSCHEL SUPERVISORY PATENT EXAMINER